UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS, EL PASO DIVISION

FILED 08/26/2019 Clerk, U.S. District Court Western District of Texas

RRV

Deputy

USA		§	CDIMINAL	I COMPLAINT		
VS.	9 §		AL COMPLAINT UMBER: EP:19-M -08086(1) - MAT			
(1) ELI JESUS VASQUEZ	§ §					
I, the undersi	gned complainant b	eing duly sworn	state the fo	llowing is true	and correct to	o the best of my
knowledge and belief. On	or about August	21, 2019 in El	Paso count	ty, in the WES	STERN DISTE	RICT OF TEXAS
defendant did, being an a	lien to the United	States, enter, at	tempt to en	iter, or was fo	und in the Un	ited States after
having been previously exc	cluded, deported, o	removed from t	he United S	tates without i	receiving perm	nission to reapply
for admission to the Unit	ed States from the	Attorney Gener	al of the Ui	nited States ar	nd the Secret	ary of Homeland
Security, the successor pur	rsuant to Title 6, Un	ited States Code,	Sections 20	2(3), 202(4), a	and 557	
in violation of Title	8	United States (Code, Section	n(s) 1326	5	
I further state	that I am a(n) Bor	der Patrol Agei	<u>nt</u> and that t	this complaint i	is based on th	e following facts
"The DEFENDANT, Eli Jesu	s VASQUEZ-Garcia,	an alien to the (United State	s and a citizen	of Guatemala	a was found near
2000 W. Paisano Drive wes	st of the Paso Del No	orte Port of Entry	in El Paso, 1	exas in the We	stern District (of Texas. From
Continued on the atta	ched sheet and	made a part of	f hereof.			
Sworn to before me and	subscribed in my	nresence.		Conk	ia.	Han
Sworn to before me and	, sabsenbed in my	presence,		Signature of Lopez, Carlo Border Patro		:
08/26/2019			at	EL PASO, Te		
File Date MIGUEL A. TORRES				City and Sta	1	Tone
UNITED STATES MAGIST	TRATE JUDGE			Signature of	Judicial Offic	cer

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WESTERN DISTRICT OF TEXAS

(1) ELI JESUS VASQUEZ-GARCIA

FACTS (CONTINUED)

statements made by the DEFENDANT to the arresting agent, DEFENDANT was determined to be a native and citizen of Guatemala, without immigration documents allowing him to be or remain in the United States legally. The Defendant has been previously removed from the United States to Guatemala on February 12, 2018 through Harlingen, Texas. Defendant has not previously received the expressed consent from the Attorney General of the United States or the Secretary of Homeland Security to reapply for admission into the United States.

Because this affidavit is being submitted for the limited purpose of establishing probable cause as set forth herein, I have not included each and every fact known to me concerning this investigation.

IMMIGRATION HISTORY:

The DEFENDANT has been removed 1 time to GUATEMALA as an Expedited Removal on February 12, 2018, through HARLINGEN, TX

CRIMINAL HISTORY:

NONE